

**IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF OKLAHOMA**

1. SUSAN MCKENZIE-NEVOLAS)	
)	
Plaintiff,)	
)	
v.)	Case No. CIV-12-570-D
)	
1. DEACONESS HOLDINGS LLC.,)	
)	
Defendant.)	

PLAINTIFF'S EXPERT WITNESS LIST

COMES NOW THE PLAINTIFF and identifies the following list of experts who may be called:

NON-RETAINED:

	EXPERT WITNESS	TESTIMONY
1.	Dr. Farhan M. Qureshi 1205 Health Center Parkway Ste 2010 Yukon, OK 73099	Dr. Qureshi is both a fact and expert witness. Dr. Qureshi will testify as to his treatment and diagnosis of Plaintiff, and may offer an expert opinion as to that treatment and diagnosis. Dr. Qureshi was Plaintiff's General Practitioner. This is not a retained expert for the purposes of testifying at trial, therefore Plaintiff need not to provide a report associated with the Expert witness disclosure requirements.
2.	Dr. Carla Werner Deaconess Family Care 16400 N. May Edmond, Ok 73013	Dr. Werner will testify as to her treatment and diagnosis of Plaintiff, and may offer an expert opinion as to that treatment and diagnosis. This is not a retained expert for the purposes of testifying at trial, therefore Plaintiff need not to provide a report associated with the Expert witness disclosure requirements.

3.	Dr. Scott Newton 16400 N. May Edmond, OK 73013	Dr. Newton will testify as to his treatment and diagnosis of Plaintiff, and may offer an expert opinion as to that treatment and diagnosis. This is not a retained expert for the purposes of testifying at trial, therefore Plaintiff need not to provide a report associated with the Expert witness disclosure requirements.
4.	Breast MRI of Oklahoma Mercy Women's Health Center 4300 McAuley Boulevard Oklahoma City, OK 73120	Breast MRI of Oklahoma will testify as to their treatment and diagnosis of Plaintiff, and may offer an expert opinion as to that treatment and diagnosis. This is not a retained expert for the purposes of testifying at trial, therefore Plaintiff need not to provide a report associated with the Expert witness disclosure requirements.
5.	Dr. Donna Seres OKC Gynecology & Obstetrics 11200 N. Portland, 2 nd Floor Oklahoma City, OK 73120	Dr. Seres will testify as to his treatment and diagnosis of Plaintiff, and may offer an expert opinion as to that treatment and diagnosis. This is not a retained expert for the purposes of testifying at trial, therefore Plaintiff need not to provide a report associated with the Expert witness disclosure requirements.
6.	Dr. Brady S. Hagood Integris Canadian Valley 1205 Health Center Parkway Suite 110 Yukon, OK 73099	Dr. Hagood will testify as to his treatment and diagnosis of Plaintiff, and may offer an expert opinion as to that treatment and diagnosis. This is not a retained expert for the purposes of testifying at trial, therefore Plaintiff need not to provide a report associated with the Expert witness disclosure requirements.

RESPECTFULLY SUBMITTED THIS 3rd DAY OF DECEMBER, 2012.

s/ Christine E. Coleman
HAMMONS, GOWENS, HURST
& ASSOCIATES
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Counsel for Plaintiff

CERTIFICATE OF SERVICE

A true and correct copy of the Plaintiff's Expert Witness List was filed and served on opposing counsel listed below by use of this Court's ECF system of filing and service on this 3rd day of December, 2012:

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s/ Christine Coleman